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PTO/SB/21 (09-04)

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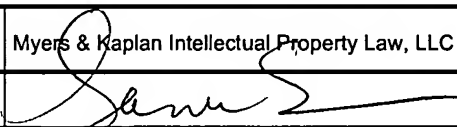
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Total Number of Pages in This Submission	10	Attorney Docket Number	22120-RA2
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ENCLOSURES (Check all that apply)

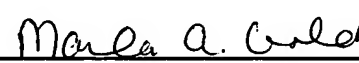
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Remarks		

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm Name	Myers & Kaplan Intellectual Property Law, LLC		
Signature			
Printed name	Sandra M. Sovinski, Esq.		
Date	September 23, 2005	Reg. No.	45,781

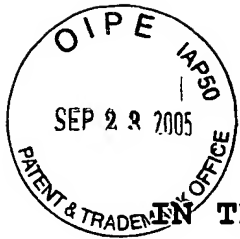
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Attorney Docket No.: 22120-RA2
PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Serial No.: 10/741,820)
Filed: December 19, 2003) Examiner: Sterling, Amy Jo
Inventor: Conerton, James) Art Unit: 3632
Assignee: DIVERSIFIED RESOURCE)
GROUP, INC.)
For: APPARATUS FOR STORING)
ELECTRONICS)

RESPONSE TO OFFICE ACTION

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Myers & Kaplan,
Intellectual Property Law, L.L.C.
1899 Powers Ferry Road
Suite 310
Atlanta, GA 30339

September 23, 2005

Dear Ms. Sterling,

Responsive to the Office Action mailed August 23, 2005, in the above-styled patent application, please note election as indicated and amend the application as indicated. Please find enclosed a Status of All Claims.

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RESTRICTION ELECTION

Pursuant to Examiner's restriction requirement, Applicant elects Group I, Claims 1-21 reading thereon. Applicant respectfully traverses said restriction.

Applicant respectfully asserts that the process of Group II, as claimed in Claims 22-30, cannot "be used to make other and materially different product" nor can "the product, as claimed, be made by another materially different process." Examiner asserts, "the support for an electronic device could be used with something non-electronic," however, Independent Claim 22 requires installation of an "electronic" visual display, including connecting same to "at least one first set of electrical connectors." Thus, one could not practice the invention of Independent Claim 22, nor Claims 23-30 depending thereon, with non-electronic display articles as suggested by Examiner.